



PATENT

icant or Patentee: Ronald S. Indeck

ADEMAS rial or Patent No.:

Attorney's Docket No.: <u>976149</u> Filed or Issued:

For: MAGNETIC WRITE HEAD WITH PRECONDITIONING GAP

VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS [37 CFR 1.9(f) and 1.27(b)] INDEPENDENT INVENTOR

As a below named inventor, I hereby declare that I qualify as an independent inventor as defined in 37 CFR 1.9(c) for purposes of paying reduced fees under section 41(a) and (b) of Title 35. United States Code, to the Patent and Trademark Office with regard to the invention entitled MAGNETIC WRITE HEAD WITH PRECONDITIONING GAP described in:

<pre>the specification filed herewith. Application Serial No. Patent No. , issued</pre>
I have not assigned, granted, conveyed or licensed and am under no obligation under contract or law to assign, grant, convey or license, any rights in the invention to any person who could not be classified as an independent inventor under 37 CFR 1.9(c) if that person had made the invention, or to any concern which would not qualify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e).
Each person, concern or organization to which I have assigned, granted, conveyed, or licensed or am under an obligation under contract or law to assign, grant, convey, or license any rights in the invention is listed below:
no such person, concern, or organization persons, concerns, or organizations listed below.
FULL NAME Washington University ADDRESS One Brookings Drive St. Louis, Missouri 63130
INDIVIDUAL SMALL BUSINESS CONCERN <u>X</u> NONPROFIT ORGANIZATION
I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate.



I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

Date	Date	Date
MR 21, 1997 Date		
Signature	Signature	Signature
Pour S Walk Signature		
NAME OF INVENTOR	NAME OF INVENTOR	NAME OF INVENTOR
<u>Ronald S. Indeck</u>		

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PATENT

Attorney's Docket No. 976149

COMBINED DECLARATION AND POWER OF ATTORNEY

(Original, Design, National Stage of PCT or CIP Application)

Inventors: Ronald S. Indeck					
As a below named inventor, I hereby declare that:					
My residence, post office address and citizenship are stated below next to my name, I believe I am the original, first and sole inventor (if only one name is listed above) or an original, first and joint inventor along with those listed above (if plural names are listed above) of the subject matter which is claimed and for which a patent is sought on the invention entitled: MAGNETIC WRITE HEAD WITH PRECONDITIONING GAP					
the specification of which: (Complete (a), (b) or (c) for type of application)					
REGULAR OR DESIGN APPLICATION					
(a) X is attached hereto.					
(b) as Application Serial No and was amended on (if applicable).					
PCT FILED APPLICATION ENTERING NATIONAL STAGE					
(c) was described and claimed in International Application No filed on and as amended on (if any).					
ACKNOWLEDGEMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR					
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.					
I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations §1.56(a).					
In compliance with this duty there is attached an information disclosure statement. 37 CFR 1.97.					



PRIORITY CLAIM

I hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.

		[Complet	e (a) or (e)]		
(d) <u>X</u>	no such applica	ations have been filed.			
(e)	such applicatio	ns have been filed as fo	ollows.		
		EIGN APPLICATION(ITHS FOR DESIGN) F			MONTHS
Country	Application No	Date of filin (day, month, y	J	Pate of issue y, month, year)	Priority Claimed
					YES NO
					YES NO
·		APPLICATION(S), IF NTHS FOR DESIGN) I			IONTHS
		CONTINUA	TION-IN-PART	Γ	
•	(Complet	e this part only if this i	s a continuation	-in-part application	n)
below and, United Stat acknowledg §1.56(a) when	insofar as the subjectes application in the ge the duty to disclos	Title 35, United States t matter of each of the manner provided by th e material information in the filing date of the	claims of this age e first paragraph as defined in Ti	pplication is not di of Title 35, Unite tle 37, Code of Fe	sclosed in the prior ed States Code, §112, I deral Regulations,
(Applicatio	n Serial No.)	(Filing Date)	(Status)	(Patented,	pending, abandoned)
(Applicatio	on Serial No.)	(Filing Date)	(Status)	(Patented,	pending, abandoned)





POWER OF ATTORNEY

As a named inventor, I hereby appoint the following attorney and/or agent to prosecute this application and transact all business in the U.S. Patent and Trademark Office connected therewith, before all competent international authorities in connection with any international application, and before all foreign patent offices in connection with the national phase of any international application or any foreign application, and to appoint any associate attorneys in connection with any application, either domestic, international or foreign national.

John M. Howell (25,261); Richard E. Haferkamp (29,072); Kenneth Solomon (31,427); Joseph M. Rolnicki (32,653); Joseph E. Walsh, Jr. (36,959); Alan H. Norman (32,285); Donald R. Holland (35,197); Charles E. Dunlap (35,124), Alan L. Cassel (35,842); Michael J. Thomas (39,857); Melodie W. Henderson (37,848); Anthony G. Simon (P40,813); and Thomas A. Polcyn (P41,256)

Send Correspondence To Richard E. Haferkamp HOWELL & HAFERKAMP, L.C. 7733 Forsyth Boulevard Suite 1400 St. Louis, Missouri 63105 Direct Telephone Calls To

Richard E. Haferkamp (314) 727-5188

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor Ronald S. Indeck
Inventor's signature Shall Shall
Date $3/21/97$ Country of Citizenship USA
Residence729 Gralee Lane, Olivette, Missouri 63132
Post Office Address 729 Gralee Lane Olivette Missouri 63132

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